

ARMY REGULATION No. 210-53
 BUPERS INSTRUCTION 7010.1A
 AIR FORCE REGULATION No. 176-7
 MCO 7020.6



DEPARTMENTS OF THE ARMY,
 THE NAVY, AND THE
 AIR FORCE
 WASHINGTON, D.C., 8 January 1964

INSTALLATIONS

PARTICIPATION BY ARMY, NAVY, MARINE CORPS, AND AIR FORCE ORGANIZATIONS IN NONAPPROPRIATED FUNDS

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1. Command responsibility. When organizations, units, or individuals of the Army, Navy, Marine Corps, or Air Force are stationed, either within the United States or overseas, at an installation of another service, the “installation commanders’ responsibility” for nonappropriated fund activities and the responsibility for the provision of funds devolves upon the command of the installation at which such organization, unit, or individual is stationed.

2. Organization participation. Organizations or units of the armed services so stationed will be afforded nonappropriated fund benefits and facilities comparable to those afforded organizations or units of the parent service of the installation.

3. Individual participation. All Army, Navy, Marine Corps, and Air Force personnel stationed as individuals at an installation under the cognizance of another service will be included for nonappropriated fund distribution in such manner as may be prescribed by the parent service of the installation.

4. Establishment of funds by organization. The establishment of nonappropriated funds by an organization or unit of the Army, Navy, Marine Corps, or Air Force while stationed at the installation of another service, and the operation and dissolution of such funds at such installation, will be in accordance with procedures applicable to the installation.

5. Transfer of organization. When an organization or unit of the armed services possessing nonappropriated funds established and operated under regulations of its parent service is transferred to an installation of another service, the funds will be administered under service regulations applicable to the installation on which the unit is located except in the case of certain Marine Corps organizations receiving their recreation funds from their parent service and/or from a resale activity operating under the regulations of their parent service. Records of account and administrative procedures pertaining to those Marine Corps organizations will continue to be maintained in accordance with regulations by the parent service.

6. Provision of funds at U.S. Reserve training centers. Where vending machines which are not exchange activities are operated at U.S. Reserve training centers to dispense food, tobacco products, and nonalcoholic beverages, the distribution of available profits derived therefrom will be effected to all using Army, Navy, Marine Corps, and Air Force organizations on a pro-rata strength basis.

*This regulation supersedes AR 210-53/BUPERS INST 7010.1/AFR 176-7/MARCOR P-10-A, 30 November 1953.

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***BUPERS INST 7010.1A**
***AFR 176-7**
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By Order of the Secretaries of the Army, the Navy, and the Air Force:

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Chief of Staff.

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Distribution:

Army:

Active Army and USAR: To be distributed in accordance with DA Form 12-9 requirements for DA Regulations-Administration-C.

NG: To be distributed in accordance with DA Form 12-9 requirements for DA Regulations-Administration-D.

Navy: All ships and stations.

Air Force: B.

Marine Corps: Marine Corps List A.

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